Offeror Submission Package

SOLICITATION: **SP0600-98-B-7002**

THE ENCLOSED SOLICITATION COVERS THE PERIOD DATE OF AWARD THROUGH AUGUST 31, 2001

INSTRUCTIONS:

1. The origin	nal and one o	copy of the com	pleted packag	ge must be retur	ned to the addre	ss in Block #9 or	n the
Standard For	m 1449 as y	our bid. All do	cuments to be	completed and	returned are con	ntained in this O)fferor
Submission P	Package:						

X	Standard Form 1449,	
	•	

X All applicable fill-in clauses

- 2. Be sure to check your offer prices for accuracy and legibility prior to submission. Initial all changes, and sign and date the SF1449 in ink.
- 3. If you are telefaxing your offer, please limit your telefax transmission to the contents of this Offeror Submission Package.
- 4. By submission of this package, you are stating that all terms and conditions of the entire solicitation are accepted and apply to your offer unless clearly stated herein.

ALL CLAUSES LISTED INCLUDED IN THE SUBMISSION PACKAGE ARE THE LATEST VERSIONS AND REPLACE ANY PREVIOUS VERSIONS INCLUDED IN SP0600-98-B-7000 AND SP0600-98-B-7001.

The following clause has been revised: (DO NOT RETURN THIS CLAUSE WITH YOUR BID PACKAGE)

F1.09-2 DETERMINATION OF QUANTITY (PC&S) (DESC FEB 1999)

- (a) QUANTITY. The quantity of supplies furnished under this contract shall be determined as follows:
 - (1) DELIVERIES INTO OR BY TANKER/BARGE.
 - (i) F.O.B. ORIGIN.
- (A) On items requiring delivery at the Contractor's refinery, terminal, or bulk plant on an f.o.b. origin basis, the invoice quantity shall be determined (at the Contractor's option) on the basis of--
 - (a) Shore tank measurements; or
 - (b) Calibrated meter.
- (B) The Government will have the right to have a representative present to witness the measurement of quantity.

(ii) F.O.B. DESTINATION.

- (A) On items requiring delivery on an f.o.b. destination basis, the invoice quantity shall be determined on the basis of--
 - (a) Calibrated meter if the delivery conveyance is so equipped; otherwise--
 - (b) Gauging the receiving shore tank; or
 - (c) Gauging the tanker/barge before and after delivery.
- (B) The Contractor has the right to have a representative present to witness the delivery and measurement of quantity.

(2) DELIVERIES INTO OR BY TANK TRUCK/TRUCK AND TRAILER/TANK WAGON.

(i) F.O.B. ORIGIN.

from the meter; or

- (A) On items requiring delivery at the Contractor's refinery, terminal, or bulk plant on an f.o.b. origin basis, the invoice quantity shall be determined (at the Contractor's option) on the basis of--
 - (a) Certified capacity tables of the conveyance loaded;
 - (b) Calibrated meter; or
 - (c) Weight, using calibrated scales.
- (B) The Government has the right to have a representative present to witness the measurement of quantity.
- (ii) **F.O.B. DESTINATION.** On items requiring delivery on an f.o.b. destination basis, the invoice quantity shall be determined as follows:
- (A) If the narrative requires a tank truck with meter, a truck and trailer with meter, or tank wagon (which is always equipped with a meter), that meter shall be used to determine invoice quantity at time of delivery. The quantity shall be read directly from the meter; otherwise--
- (B) The Government may elect to determine invoice quantity at the receiving activity at the time of delivery on the basis of--
 - (a) Weight, using calibrated scales; or
 - (b) A calibrated meter on the receiving tank system.
- (C) If the Government does not require method (a)(2)(ii)(A) above or elects to use method (a)(2)(ii)(B) above, the Contractor may elect to provide equipment that enables the Government and the Contractor to determine invoice quantity at destination at the time of delivery by one of the following methods:
 - (a) A calibrated meter on the delivery conveyance. The quantity shall be read directly
- (b) Gauging the delivery conveyance. The certified capacity tables must be made available at the time of delivery. This method may not be used in areas where environmental restrictions prohibit the opening of dome hatches; or
- (c) Certified tank calibration markers. Certified tank calibration markers will not be accepted unless the conveyance is full to the marker and the entire quantity is off-loaded at the receiving activity. This method may not be used for deliveries to Army activities or in areas where environmental restrictions prohibit the opening of dome hatches.

- (d) Provide the receiving activity with the net quantity determined at the loading point by a calibrated loading rack meter or calibrated scales. This quantity must be mechanically imprinted on the loading rack meter ticket that is generated by the loading rack meter or scales.
- (D) The Contractor has the right to have a representative present to witness the delivery and measurement of quantity.

(iii) WATER BOTTOMS.

- (A) Every delivery must be free of all water bottoms prior to discharge; and
- (B) The Contractor is responsible for their removal and disposal.
- (b) **VOLUME CORRECTION TO STANDARD TEMPERATURE.** To convert gross measured quantities to net quantities of gallons at 60°F (or liters at 15°C), use Volume Correction Factors and the API gravity (or density at 15°F) (see (c)(1) below). Volume correction to a standard temperature of 60°F (or liters at 15°C) is required for--
 - (1) All product volumes measured in storage (receiving) tanks, tankers, and barges;
 - (2) All product volumes measured by meters on the (receiving) tank system;
 - (3) All product volumes determined by weight using a calibrated scale;
 - (4) All product volumes determined by loading rack meter;
- (5) All product volumes of residual fuels measured in tank trucks or truck and trailers. For this purpose, residual fuels are any products with a viscosity equal to or greater than a regular (not light) No. 4 Fuel Oil (ASTM D 396); and
- (6) All other product volumes measured in tank trucks or truck and trailers that are in excess of 5,000 gallons except for deliveries where the meter on the delivery conveyance is used to determine quantity. If the meter on the delivery conveyance is used to determine invoice quantity, volume correction shall not be performed unless the meter is equipped to volume correct automatically. The invoice quantity shall be determined directly from the meter reading.
- (c) **MEASUREMENT STANDARDS**. All measurements and calibrations made to determine quantity shall be in accordance with the most recent edition of the API Manual of Petroleum Measurement Standards (MPMS). Outside the United States, other technically equivalent national or international standards may be used. **Certified capacity tables** shall mean capacity tables prepared by an independent inspector or any independent surveyor. In addition, the following specific standards will be used as applicable:
- (1) **API MPMS Chapter 11.1, Volume Correction Factors** (API 2540/ASTM D 1250/IP 200/ISO 91-1). Either the printed version or the computer subroutine versions of the standard may be used. In case of disputes, the computer subroutine will be the referee method.
- (i) For all fuels and fuel oils, Volume II, Tables 5B and 6B (or Volume VIII, Tables 53B and 54B), shall be used to determine the volume correction factor.
- (ii) Volume XII, Table 52 shall be used to convert cubic meters at 15° C to barrels at 60° F, except when this method is restricted by foreign law. Convert liters at 15° C to cubic meters at 15° C by dividing by 1,000. Convert gallons at 60° F to barrels at 60° F by dividing by 42. Should foreign law restrict conversion by this method, the method required by law shall be stated in the offer.
 - (iii) If the original measurement is by weight and quantity is required by U.S. gallons, then--
- (A) Volume XII, Table 58, shall be used to convert metric tons to U.S. gallons at 60°F. Convert kilograms to metric tons by dividing by 1,000.
 - (B) Volume XI, Table 8, shall be used to convert pounds to U.S. gallons at 60°F.
- (2) **API MPMS Chapter 4, Proving Systems.** All meters used in determining product volume shall be calibrated using this standard with the frequency required by local regulation (foreign or domestic). If no local regulation exists, then the frequency of calibration shall be that recommended by the meter manufacturer or every 6 months, whichever is more frequent.

(DESC 52.211-9FA5)

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QTY: 1,500,000 GALLONS

QTY: 108,000 GALLONS

QTY: 108,000 GALLONS.

B1.01 SCHEDULE OF SUPPLIES/SERVICES (SEE MASTER SOLICITATION FOR FULL TEXT OF CLAUSE)

C52 YUMA

AZ, DI, BUR OF REC, YUMA PROJECTS OFFICE 7301 CALLE AGUA SALADA YUMA COUNTY

DELIVERY FEDAAC: 149407 ORDERING OFFICE: 520-343-8135

C52-681: Diesel Fuel #2, Low Sulfur (LS2)

NSN: 9140-01-398-0697

TANK TRUCK with 75 feet of hose into 1/8,000 gallon tank on a barge located at River Mile 24; 2/8,000 gallon above ground tank(s) located at river mile 23.3 on Arizona side of the Colorado River; and 1/8,000 gallon above ground tank(s) located at river mile 25.1 on Arizona side of the

Colorado River.

Anticipate 0% on highway use.

Delivery required 24 hours after receipt of order. Roads are gravel/dirt. Multiple Drop Required.

C52-682: Diesel Fuel #2, Low Sulfur (LS2)

NSN: 9140-01-398-0697

TW into 1/2,000 gallon above ground tank(s) located at Araz Drain north of Freeway Interstate 8 on California

Side of the Colorado River. Anticipate 0% on highway use.

Roads are gravel/dirt.

C52-683: Diesel Fuel #2, Low Sulfur

NSN: 9140-01-398-0697

OB ORIGIN

within a 15 mile radius into 2/950 gallon Gov't furnished trucks (top and bottom loading).

Anticipate 100% on highway use.

C16.59 SPECIFICATIONS

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Γ ILL	OUT THE POLLO	WING, IF A	AFFLICABLE	FOR FULL	TEAT OF THE	CLAUSES	EE SEUUUU-90-D-70U	v.

A CONTRACT	FOR WILL NOT BE PERMITTED TO SUPPLY PRODUCT CONTAINING USED OIL UNLESS (1)
IT DISCLOSEI	D IN ITS OFFER THAT PRODUCT WOULD CONTAIN USED OIL, AND (2) THE SUPPLY OF
PRODUCT CO	NTAINING USED OIL IS APPROVED BY THE CONTRACTING OFFICER PRIOR TO AWARD.
<u>-</u>	
<u>-</u>	
_	
_	
_	
[[] The offeror represents that it will provide certified test reports with associated QC documents
validating EPA	used oil standards, contained in 40 CFR Parts 266 and 279, or State/local requirements, whichever is

ATTN: DESC-BPE ROOM 2954 DEFENSE ENERGY SUPPORT CENTER 8725 JOHN J KINGMAN ROAD SUITE 4950 FORT BELVOIR VA 22060-6222

Offeror's EPA Identification Number:	
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more stringent, for all contract deliveries under the line items identified above to-

- (5) Blending of various compatible grades of burner oil to produce an intermediate grade is permitted; however, such blending shall be accomplished by mechanical mixing or agitation in a tank, or by in-line blending, prior to loading the product into transport equipment, and the resultant product must meet all the requirements of the grade produced.
- (6) The maximum allowable ash content for Burner Oil, Grade 6, shall be .50 wt %, using ASTM D 874, Standard Test Method for Sulfated Ash from Lubricating Oils and Additives.
 - (f) **KEROSENE.** Product shall conform to ASTM D 3699. Classification of product is shown below.

LOW SULFUR GRADES

		DESC	MAXIMUM	
		PRODUCT	SULFUR	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	CODE	CONTENT	RED DYE
9140-01-292-4460	Kerosene, Grade No. 1-K	KS1	0.04 wt% max	No
9140-01-461-3989	Kerosene, Grade No. 1-K	KSR	0.04 wt% max	Yes

HIGH SULFUR GRADES

9140-00-242-6748	Kerosene, Grade No. 2-K	KSN	0.30 wt% max	Yes
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	CODE	<u>CONTENT</u>	RED DYE
		PRODUCT	SULFUR	
		DESC	MAXIMUM	

NOTE: The IRS requires taxation of No. 1-K and No. 2-K kerosene upon removal from the terminal unless the kerosene is indelibly (cannot be removed) dyed or used for military jet fuel. These requirements, part of 26 CFR 48 - Manufacturers and Retailers Excise Taxes, were published in the July 1, 1998, Federal Register. Only undyed (taxable) No. 1-K kerosene is suitable for use in nonflued (unvented) kerosene burner appliances. No. 2-K kerosene (dyed or undyed) is unsuitable for nonflued (unvented) kerosene burner appliances.

The color test requirement is deleted if red dye has been added in compliance with IRS regulations; however, the resulting fuel/dye blend must have a red tint.

(DESC 52.246-9FW5)

F3 TRANSPORT TRUCK AND/OR TRUCK AND TRAILER FREE TIME AND DETENTION RATES (PC&S/COAL)

(DESC APR 1998)

(a) Upon arrival of Contractor's transport truck or truck and trailer, the receiving activity shall promptly
designate the delivery point into which the load is to be discharged. Contractor shall be paid for detention beyond free
time for delays caused by the Government. A minimum of one hour free time is required.

(1)	Free time for unloading a transport truck, excluding multiple drop deliveries, or truck and tra	ıileı
in excess of one hour:	·	
(2)	Rate for detention beyond free time:	

The above will not be considered in the evaluation of offers for award.

(b) Notwithstanding the above, the Government is entitled to at least as much free time as is allowed by the common carrier or that the Contractor normally allows its regular commercial customers, whichever is greater. In addition, the Government will not pay more in detention rates than the actual rate charged by the common carrier or the rate the Contractor normally charges its regular commercial customers, whichever is lower.

UNLESS OFFEROR INDICATES OTHERWISE, FREE TIME WILL BE CONSIDERED UNLIMITED.

(c) **DETENTION COSTS**. Detention costs <u>do not</u> apply to tank wagon or to multiple drop transport truck or truck and trailer deliveries. Detention costs will be the sole responsibility of the activity incurring them. Any invoices for detention costs will be forwarded directly to the activity receiving the product.

(DESC 52.247-9FK1)

G9.06 ADDRESS TO WHICH REMITTANCE SHOULD BE MAILED (DESC OCT 1997)

Remittances shall be mailed only at the Government's option or where an exception to payment by Electronic Funds Transfer (EFT) applies. (See the MANDATORY INFORMATION FOR ELECTRONIC FUNDS TRANSFER PAYMENT clause.)

Offeror shall indicate below the complete mailing address (including the nine-digit zip code) to which remittances should be mailed if such address is other than that shown in Block 15a (Standard Form (SF) 33) for noncommercial items or Block 17a (SF 1449) for commercial items. In addition, if offeror did not incorporate its nine-digit zip code in the address shown in Block 15a of the SF 33 or in Block 17a of the SF 1449, the offeror shall enter it below:

(a) Payee Name (Cont	ractor):			
		(DO NOT EXC	CEED 25 CHARACT	TERS)
(b) Check Remittance	Address:			
(DO)	NOT EXCEED 30	CHARACTERS I	PER LINE)	
(c) Recipient Name (as Leave blank if chec		l representing the	Contractor/courier fo	or check pick-up).
	(DO NOT EXCEE	ED 25 CHARACT	ERS)	
(d) Narrative Informat	ion (special instruc	tions).		
	(DO NOT EXCEE	D 153 CHARACT	ΓERS)	
			(DESC 52.232-9	9F55)

K1.01-10 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (ALTS I/III)

(MAY 1999/OCT 1998/JAN 1999)

- (a) **DEFINITIONS.** As used in this provision--
- (1) **Emerging small business** means a small business concern whose size is no greater than 50 percent of the numerical size standard for the standard industrial classification code designated.
- (2) **Small business concern** means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.
 - (3) Women-owned small business concern means a small business concern--
- (i) Which is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and
 - (ii) Whose management and daily business operations are controlled by one or more women.
- (4) **Women-owned business concern** means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and whose management and daily business operations are controlled by one or more women.
- (b) TAXPAYER IDENTIFICATION NUMBER (TIN) (26 U.S.C. 6050M). (Not applicable if the offeror is required to provide this information to a central contractor registration database to be eligible for award.)
- (1) All offerors must submit the information required in paragraphs (b)(3) through (b)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).
- (2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(3) TAXPAYER IDENTIFICATION NUMBER (TIN).

[] TIN:
[] TIN has been applied for.
[] TIN is not required because:
[] Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not
have income effectively connected with the conduct of a trade or business in the U.S. and does not have an office or
place of business or a fiscal paying agent in the U.S.
[] Offeror is an agency or instrumentality of a foreign government;
[] Offeror is an agency or instrumentality of a Federal, state, or local government;
[] Other. State basis.
(4) TYPE OF ORGANIZATION.
[] Sole proprietorship;
[] Partnership;
[] Corporate entity (not tax-exempt);
[] Corporate entity (tax-exempt);
[] Government entity (Federal, State, or local);
[] Foreign government;
[] International organization per 26 CFR 1.6049-4;

(5) COMMON PARENT.
[] Offeror is not owned or controlled by a common parent.
[] Name and TIN of common parent:
Name
TIN
 (c) Offerors must complete the following representations when the resulting contract is to be performed inside the United States, its territories or possessions, Puerto Rico, the Trust Territory of the Pacific Islands, or the District of Columbia. Check all that apply. (1) SMALL BUSINESS CONCERN. The offeror represents as part of its offer that it
[] is [] is not
a small business concern.
(2) SMALL DISADVANTAGED BUSINESS CONCERN. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents, for general statistical purposes, that it
[] is [] is not
a small disadvantaged business concern as defined in 13 CFR 124.1002.
(3) WOMEN-OWNED SMALL BUSINESS CONCERN. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents that it-
[] is [] is not
a women-owned small business concern.
NOTE: Complete paragraphs $(c)(4)$ and $(c)(5)$ only if this solicitation is expected to exceed the simplified acquisition threshold.
$(4) \begin{tabular}{l} WOMEN-OWNED BUSINESS CONCERN (OTHER THAN SMALL BUSINESS \\ CONCERN). (Complete only if the offeror is a women-owned business concern and did not represent itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents that it -$
[] is [] is not
a woman owned business concern.
(5) TIE BID PRIORITY FOR LABOR SURPLUS AREA CONCERNS. If this is an invitation for bid, small business offerors may identify the labor surplus areas in which costs to be incurred on account of manufacturing or production (by offeror or first-tier subcontractors) amount to more than 50 percent of the contract price.

DEMONSTRATION PROGRAM AND FOR THE TARGETED INDUSTRY CATEGORIES UNDER THE SMALL BUSINESS COMPETITIVENESS DEMONSTRATION PROGRAM. (Complete only if the offeror has

represented itself to be a small business concern under the size standards for this solicitation.)

(6) SMALL BUSINESS SIZE FOR THE SMALL BUSINESS COMPETITIVENESS

(i) (Complete only for solicitations indicated in an addend	um as being set-aside for
emerging small businesses in one of the four designated industry groups (DIGs)). The offeror represents as part of
its offer that it	
f 1 %	
[] is	
[] is not	
an emerging small business.	
(ii) (Complete only for solicitations indicated in an addend	um as being for one of the
targeted industry categories (TICs) or four designated industry groups (DIGs)).	2
targeted industry categories (Tres) of roar designated industry groups (Dros)).	The offeror represents as follows.
(A) TTI CC 1 1 C 1 C 1 (10)	4 / 1 1 4 5 1 1
(A) The offeror's number of employees for the past 12 mg	
if size standard stated in the solicitation is expressed in terms of number of employee	es); or
(B) The offeror's average annual gross revenue for the las	t 3 fiscal years (check the Average
Annual Gross Number of Revenues column if size standard stated in the solicitation	
receipts).	
receipts).	
(Check one of the following:)	
	AVERAGE ANNUAL GROSS
NUMBER of EMPLOYEES	REVENUES
THE PART OF BANK OF BA	
[] 50 on farmer	[] ¢1:11: 1
[] 50 or fewer	[] \$1 million or less
[] 51 - 100	[] \$1,000,001 - \$2 million
[] 101 - 250	[] \$2,000,001 - \$3.5 million
[] 251 - 500	[] \$3,500,001 - \$5 million
[] 501 - 750	[] \$5,000,001 - \$10 million
[] 751 - 1,000	[] \$10,000,001 - \$17 million
[] Over 1,000	[] Over \$17 million
(7) (Complete only if the solicitation contains the clause at FA	R 52.219-23, NOTICE OF
PRICE EVALUATION ADJUSTMENT FOR SMALL DISADVANTAGED BU	USINESS CONCERNS, or FAR
52.219-25, SMALL DISADVANTAGED BUSINESS PARTICIPATION PROG	
STATUS AND REPORTING, and the offeror desires a benefit based on its disa	
	uvantageu status.)
(i) GENERAL. The offeror represents that either	
(A) It	
[] is	
[] is not	
cortified by the Small Pusiness Administration as a small	disadventaged business concern and
certified by the Small Business Administration as a small	
is listed, on the date of this representation, on the register of small disadvantaged bus	
Small Business Administration, and that no material change in disadvantaged owner	ship and control has occurred since
its certification, and, where the concern is owned by one or more individuals claimin	g disadvantaged status, the net
worth of each individual upon whom the certification is based does not exceed \$750,	
applicable exclusions set forth at 13 CFR 124.104(c)(2); or	
(B) It	
[] has	
[] has not	

that application is pendin application was submitted	
SMALL DISADVANTA venture that complies wit this provision is accurate	JOINT VENTURE UNDER THE PRICE EVALUATION ADJUSTMENT FOR AGED BUSINESS CONCERNS. The offeror represents, as part of its offer, that it is a joint in the requirements in 13 CFR 124.1002(f) and that the representation in paragraph (c)(7)(i) of for the small disadvantaged business concern that is participating in the joint venture. The me of the small disadvantaged business concern that is participating in the joint venture:
	omplete if the offeror represented itself as disadvantaged in paragraph (b)(2) of this shall check the category in which its ownership falls:
]] Black American
[] Hispanic American
]] Native American (American Indians, Eskimos, Aleuts, or Native Hawaiians).
]	Asian Pacific American (persons with origin from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory of the Pacific Islands (Republic of Palau), Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru).
]	
l	J Subcontinent Asian (Asian-Indian) American (persons with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands, or Nepal).
[Individual/concern, other than one of the preceding.
	ZONE SMALL BUSINESS CONCERN. (Complete only if the offeror represented itself
	ern in paragraph (c)(1) of this provision.) The offeror represents as part of its offer that It
(1)	n.
	[] is
	[] is not
Qualified HUBZone Smachange in ownership and	IUBZone small business concern listed, on the date of this representation, on the List of II Business Concerns Maintained by the Small Business Administration, and no material control, principal place of ownership, or HUBZone employee percentage has occurred since it I Business Administration in accordance with 13 CFR Part 126; and
(ii)	It
paragraph (c)(9)(i) of this participating on the joint	[] is [] is not []

Each HUBZone small business concern participating in the joint venture shall submit a separate signed copy of the HUBZone representation.

(d) CERTIFICATIONS AND REPRESENTATIONS REQUIRED TO IMPLEMENT PROVISIONS OF EXECUTIVE ORDER 11246.	
(1) PREVIOUS CONTRACTS AND COMPLIANCE. The offeror represents that	
(i) It	
[] has	
[] has not	
participated in a previous contract or subcontract subject to the EQUAL OPPORTUNITY claus	e
of this solicitation; and	
(ii) It	
[] has	
[] has not	
filed all required compliance reports.	
(2) AFFIRMATIVE ACTION COMPLIANCE. The offeror represents that	
(i) It	
[] has developed and has on file	
[] has not developed and does not have on file	
at each establishment, affirmative action programs required by rules and regulations of the	
Secretary of Labor (41 CFR Subparts 60-1 and 60-2), or	
(ii) It	
[] has not previously had contracts subject to the written affirmative action programs	
requirement of the rules and regulations of the Secretary of Labor.	
(e) CERTIFICATION REGARDING PAYMENTS TO INFLUENCE FEDERAL	
TRANSACTIONS (31 U.S.C. 1352). (Applies only if the contract is expected to exceed \$100,000). By submission	
of its offer, the offeror certifies to the best of its knowledge and belief that no Federal appropriated funds have been pa	
or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Memb	eı
of Congress, an officer or employee of Congress or an employee of a Member of Congress on his or her behalf in	
connection with the award of any resultant contract.	
(f) BUY AMERICAN ACT - TRADE AGREEMENTS - BALANCE OF PAYMENTS PROGRA	N
CERTIFICATE. (Applies only if DFARS clause 252.225-7007, TRADE AGREEMENTS ACT, is incorporated	
by reference in this solicitation.)	
(1) The offeror certifies that	
(i) Each end product, except the end products listed in subparagraph (2) below, is a domestic en	nd
product (as defined in the BUY AMERICAN ACT AND BALANCE OF PAYMENTS PROGRAM clause of this	
solicitation); and	
(ii) Components of unknown origin are considered to have been mined, produced, or	
manufactured outside the United States or a qualifying country.	
(2) The offeror must identify and certify all end products that are not domestic end products.	
(i) The offeror certifies that the following supplies qualify as "U.Smade end products" but do	
not meet the definition of "domestic end product":	
	
(Insert line item no.)	

(ii)	The offeror certifies that	the following supplies are qualifying coun-	try end products:
	(Insert line item no.)		(Insert country of origin)
(iii) products:	The offeror certifies that	the following supplies are qualify as design	nated country end
	(Insert line item no.)	-	(Insert country of origin)
(iv) products:	The offeror certifies that	the following supplies qualify as Caribbeau	n Basin country end
	(Insert line item no.)	-	(Insert country of origin)
(v)	The offeror certifies that	the following supplies qualify as NAFTA	country end products:
	(Insert line item no.)	_	(Insert country of origin)
(vi products:) The offeror certifies tha	t the following supplies are other nondesig	nated country end
	(Insert line item no.)	-	(Insert country of origin)
	(LIS	T AS NECESSARY)	
products, designated cour over other end products. (g) BUY IMPLEMENTATION A DFARS clause 252,225-	AMERICAN ACT - NO. ACT - BALANCE OF PA 7036, NORTH AMERIC	giving preference to U.Smade end product A country end products, and Caribbean Base RTH AMERICAN FREE TRADE AGRAYMENTS PROGRAM CERTIFICATION FREE TRADE AGREEMENT (NAtted by reference in this solicitation.)	E. (Applies only if
(1) Th	ne offeror certifies that	•	
	• • •	t the end products listed in subparagraph (2 AND BALANCE OF PAYMENTS PROC	
	•	n origin are considered to have been mined,	produced, or
	United States or a qualify an offeror must identify an	ng country. In certify all end products that are not dome	estic end products
		the following supplies qualify as "U.Sma	
	"domestic end products":		•
	(Insert line item number))	
(ii) products:	The offeror certifies that	the following supplies are qualifying coun	try (except Canada) end
	(Insert line item number)	-)	(Insert country of origin)

The offeror certifies that t	the following supplies quality as NAFTA c	country end products:
(Insert line item number)		(Insert country of origin)
The offeror certifies that t	he following supplies are other non-NAFT	'A country end products:
(Insert line item number)		(Insert country of origin)
(LIST	Γ AS NECESSARY)	
try end products over other IFICATION REGARDI	er end products.	
eror certifies, to the best of	f its knowledge and belief, that	
e offeror and/or any of its	principals	
•		
• • •	roposed for debarment, or declared ineligib	ole for the award of
sion of fraud or a criminal e or local government con of offers; or commission	l offense in connection with obtaining, atte tract or subcontract; violation of Federal of of embezzlement, theft, forgery, bribery, f	empting to obtain, or or state antitrust statutes
=		
	(Insert line item number) The offeror certifies that the content of the content	(Insert line item number) (LIST AS NECESSARY) The evaluated by giving preference to U.Smade end product try end products over other end products. IFICATION REGARDING DEBARMENT, SUSPENSION OR ORDER 12549). The evaluated best of its knowledge and belief, thatest end of order and/or any of its principals are are are not best end or debarment, or declared ineligible gency, and have not, the three-year period preceding this offer, been convicted of or had a constant of fraud or a criminal offense in connection with obtaining, attention of offers; or commission of embezzlement, theft, forgery, bribery, for a term or a remote the property of the property; and the property; and the property; are not the property of the property; and the property of the property; and the property of the property; and the property of the property of the property; and the property of the property; and the property of the property; and the property of the property of the property; and the property of the property of the property; and the property of the prope

K1.05 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (NOV 1995)

- (a) **DEFINITIONS.** As used in this clause--
- (1) **Foreign person** means any person other than a United States person as defined in Section 16(2) of the Export Administration Act of 1979 (50 U.S.C. App. Sec 2415).
- (2) **United States person** is defined in Section 16(2) of the Export Administration Act of 1979 and means any United States resident or national (other than an individual resident outside the United States and employed by other than a United States person), any domestic concern (including any permanent domestic establishment of any foreign concern), and any foreign subsidiary or affiliate (including any permanent foreign establishment) of any domestic concern which is controlled in fact by such domestic concern, as determined under regulations of the President.
- (b) **CERTIFICATION.** By submitting this offer, the offeror, if a foreign person, company, or entity, certifies that it--
 - (1) Does not comply with the Secondary Arab Boycott of Israel; and
- (2) Is not taking or knowingly agreeing to take any action, with respect to the Secondary Boycott of Israel by Arab countries, which 50 U.S.C. App. Sec 2407(a) prohibits a United States person from taking.

(DFARS 252.212-7000)

K1.01-7 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (CONT'D) (DESC FEB 1999) SMALL BUSINESS CONCERN REPRESENTATION - OFFEROR'S MANUFACTURING

SOURCE.

- (a) The representation in (c) below concerning the offeror's manufacturing source applies to Small Business Set-Aside (SBSA) line items, Small Disadvantaged Business Price Evaluation Adjustment (SDB PEA) line items, and HUBZone Small Business (HSB) line items only.
- (1) To be eligible for either the SBSA or SDB PEA, the representation in (c)(1) below must state that <u>all</u> end items will be manufactured or produced by a small business concern in the United States, its territories and possessions, Puerto Rico, or the Trust Territory of the Pacific Islands.
- (2) To be eligible for the HSB preference, the representation in (c)(2) below must state that <u>all</u> end items will be manufactured or produced by a HUBZone small business concern in the United States, its territories and possessions, Puerto Rico, or the Trust Territory of the Pacific Islands.
- (b) Failure to complete (c) below and failure to submit same $\underline{\text{with the offer}}$ may render the offer ineligible for award in any of these programs.
- (c) (1) SBSA/SDB PEA REPRESENTATION. The small business concern represents as part of its offer that--

[] all
Γ] not all

end items to be furnished will be manufactured or produced by a small business concern in the United States, its territories or possessions, Puerto Rico, or the Trust Territory of the Pacific Islands.

(2)	HSB REPRESENTATIONS.	The small business concern represents as part of its offer that—
-] all	
-	l not all	

end items to be furnished will be manufactured or produced by a HUBZone small business concern in the United States, its territories or possessions, Puerto Rico, or the Trust Territory of the Pacific Islands.

(DESC 52.212-9F35)

K2.01 SMALL DISADVANTAGED BUSINESS STATUS (OCT 1998)

(a) GENERAL. This provision is used to assess an offeror's small disadvantaged business status for the purpose of obtaining a benefit on this solicitation. Status as a small business and status as a small disadvantaged business for general statistical purposes is covered by the provision at FAR 52.219-1, Small Business Program Representation.

(b) REPRESENTATIONS.

- (1) **GENERAL.** The offeror represents, as part of its offer, that it is a small business under the size standard applicable to this acquisition; and either--
- (i) [] It has received certification by the Small Business Administration as a small disadvantaged business concern consistent with 13 CFR 124, Subpart B; and
- (A) No material change in disadvantaged ownership and control has occurred since its certification.
- (B) Where the concern is owned by one or more disadvantaged individuals, the net worth of each individual upon whom the certification is based does not exceed \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); and
- (C) It is listed, on the date of this representation, on the register of small disadvantaged business concerns maintained by the Small Business Administration; or
- (ii) [] It has submitted a completed application to the Small Business Administration or a Private Certifier to be certified as a small disadvantaged business concern in accordance with 13 CFR 124, Subpart B, and a decision on that application is pending, and that no material change in disadvantaged ownership and control has occurred since its application was submitted.
- (2) [] **For Joint Ventures.** The offeror represents, as part of its offer, that it is a joint venture that complies with the requirements of 13 CFR 124.1002(f) and that the representations in paragraph (b)(1) of this provision is accurate for the small disadvantaged business concern that is participating in the joint venture. [The offeror shall enter the name of the small disadvantaged business concern that is participating in the joint venture:
- (c) **PENALTIES AND REMEDIES.** Anyone who misrepresents any aspects of the disadvantaged status of a concern for the purposes of securing a contract or subcontract shall--
 - (1) Be punished by imposition of a fine, imprisonment, or both;
 - (2) Be subject to administrative remedies, including suspension and debarment; and
 - (3) Be ineligible for participation in programs conducted under the authority of the Small Business

Act.

the firm;

(FAR 52.219-22)

K85 DISCLOSURE OF OWNERSHIP OR CONTROL BY THE GOVERNMENT OF A TERRORIST COUNTRY

(MAR 1998)

- (a) **DEFINITIONS.** As used in this provision--
- (1) **Government of a terrorist country** includes the state and the government of a terrorist country, as well as any political subdivision, agency, or instrumentality thereof.
- (2) **Terrorist country** means a country determined by the Secretary of State, under Section 6(j)(1)(A) of the Export Administration Act of 1979 (50 U.S.C. App. 2405(j)(i)(A)), to be a country the government of which has repeatedly provided support for acts of international terrorism. As of the date of this provision, terrorist countries include Cuba, Iran, Iraq, Libya, North Korea, Sudan, and Syria.
 - (3) Significant interest, as used in this provision means--
- (i) Ownership of or beneficial interest in 5 percent or more of the firm's or subsidiary's securities. Beneficial interest includes holding 5 percent or more of any class of the firm's securities in "nominee shares," "street names," or some other method of holding securities that does not disclose the beneficial owner;
 - (ii) Holding a management position in the firm, such as director or officer;
 - (iii) Ability to control or influence the election, appointment, or tenure of directors or officers in
- (iv) Ownership of 10 percent or more of the assets of a firm such as equipment, buildings, real estate, or other tangible assets of the firm; or
 - (v) Holding 50 percent or more of the indebtedness of a firm.

(b) **PROHIBITION ON AWARD.** In accordance with 10 U.S.C. 2327, no contract may be awarded to a firm or subsidiary of a firm if the government of a terrorist country has a significant interest in the firm or subsidiary or, in the case of a subsidiary, the firm that owns the subsidiary, unless a waiver is granted by the Secretary of Defense.

(c) DISCLOSURE.

If the government of a terrorist country has a significant interest in the offeror or a subsidiary of the offeror, the offeror shall disclose such interest in an attachment to its offer. If the offeror is a subsidiary, it shall also disclose any significant interest each government has in any firm that owns or controls the subsidiary. The disclosure shall include--

- (1) Identification of each government holding a significant interest; and
- (2) A description of the significant interest held by each Government.

(DFARS 252.209-7001)

L2.11-1 FACSIMILE BIDS (DESC DEC 1997)

- (a) **DEFINITION.** Facsimile bids, as used in this solicitation, means a bid, modification of a bid, or withdrawal of a bid that is transmitted to and received by the Government via electronic equipment that communicates and reproduces both printed and handwritten material.
- (b) Bidders may submit facsimile offers as responses to this solicitation. These responses must arrive at the place, and by the time, specified in the solicitation.
- (c) Facsimile bids that fail to furnish required representations or information, or that reject any of the terms, conditions, and provisions of the solicitation, may be excluded from consideration.
 - (d) Facsimile bids must contain the required signatures.
- (e) The Government reserves the right to make award solely on the facsimile bid. However, if requested to do so by the Contracting Officer, the apparently successful bidder agrees to promptly submit the complete, original, signed bid, or a hard copy thereof, to be received within 10 days of the opening/closing date.
 - (f) Facsimile receiving data and compatibility characteristics are as follows:
 - (1) Telephone number of receiving facsimile equipment: (703) 767-8506.
- (2) The Defense Fuel Supply Center's receiving equipment is a Xerox Telecopier 7033. The receiving speed coincides with the applicable sending machine. Each FAX is required to include the following information on a cover sheet or at the top of the first page:

TO: (Name and office code, i.e., Mary Smith, DESC-PH)

FROM: (Originator's name, complete company name and address)

Verification number: (Originator phone number and FAX number)

Description: (Solicitation number)

Number of pages:

- (g) If the bidder chooses to transmit a facsimile bid, the Government will not be responsible for any failure attributable to the transmission or receipt of the facsimile bid including, but not limited to, the following:
 - (1) Receipt of garbled or incomplete bid.
 - (2) Availability or condition of the receiving facsimile equipment.
 - (3) Incompatibility between the sending and receiving equipment.
 - (4) Delay in transmission or receipt of bid.
 - (5) Failure of the bidder to properly identify the bid.
 - (6) Illegibility of bid.
 - (7) Security of bid data.

(DESC 52.215-9FA5)

	PRICE DATA SHEET	SP0600-98-B-7002			
	FOR FOB DESTINATION	ITEMS ONLY			
COMPANY NA	COMPANY NAME: BASE REFERENCE DATE (SEE CLAUSE B19.19): July 5, 1998				
BIDDER COD	BIDDER CODE: CAGE CODE:				
 Bid prices sh and I28.03-2 		state motor fuel taxes. (See Claus	es I28.01, I28.02-2,		
	 DO NOT INCLUDE the Hazardous Substance Superfund Tax (\$.0023 per gallon) in your bid price. This tax expired on January 1, 1996. 				
O Any general statement such as "bid price includes all taxes" will result in your bid being rejected as nonresponsive.					
 Understand 	 Understand Clause B19.19 before preparing your offer. This clause describes how award prices fluctuate during the contract period. 				
	***** REPRODUCE THIS PAGE FOR OFFER SUBMISSION. *****				
****	**** PLEASE INITIAL ALL CORRECTIONS, ERASURES, AND WHITE-OUTS. *****				
ITEM NO.	DELIVERY LOCATION OF ITEM (CITY AND STATE)	OFFER PRICE (\$ PER GALLON) (SEE CLAUSE L44)	DISCOUNT %: % PER DAYS		

DESC Form 2.18 (For RFPs) Jan 93. Supersedes May 91 version. F.O.B. DESTINATION BIDS ONLY			

DATA SHEET SP0600-98-					SP0600-98-B-7002	
			FOR THE EVA	ALUATIO	N PREFERENCE	
			To be com	pleted by	SDBs only	
IMPODTAN	IT. All am all diag.	du conto acad bu co	المحمدة المانين الممالة محمدة	المائمة	the evelvetion must ou	
			inesses that wish to be eli ne following information w			
	eligible for the ev			itti tile oli	er. Fallure to do So r	nay render the oner
		aluation prefer	ence.	DACE	EEEDENOE DATE /	OFF OLALIOF DAG
COMPANY	NAME:				REFERENCE DATE (SEE CLAUSE B19.
DIDDED OF				July 5, 1		
BIDDER CO	DDE:			CAGE (CODE:	
Bid prices	s should <u>exclude</u>	Federal excise	and state motor fuel taxe	es. (See	Clause I28.01, I28.02	?-2, and I28.03-2).
^ DO NOT	INOLLINE (L. LI		O (LT (0 o	000		T
O NOT INCLUDE the Hazardous Substance Superfund Tax (\$.0023 per gallon) in your bid price. This tax expired						
Only general statement such as "bid price includes all taxes" will result in your bid being rejected as nonresponsive.						
O Understand Clause B19.19 before preparing your bid. This clause describes how award prices fluctuate during the c						
FLEASE INITIAL ALL CORRECTIONS, ERASURES, AND WHITE-0015.						
	BID PRICE	DISCOUNT	NAME AND COMPL		POINT OF	NAME
	(\$ PER GAL)	% PER	ADDRESS OF THE S		CONTACT	ADDRESS (
ITEM NO.	(SEE CL L44)	DAYS	MANUFACTURER/REF	FINERY	AND PHONE NO	(if diffe

DESC Form 2.16 (For Domestic ifbs)
Jan 93. Supersedes May 91 version.

FOR SMALL DISADVANTAGED BUSINESSES ONLY

PRICE DATA SHEET SP0600-98-B-7002 FOR FOB ORIGIN ITEMS ONLY					
COMPANY NA	AME:	BASE REFERENCE DATE JULY 5, 1999	(SEE CLAUSE B19.19):		
BIDDER COD	E:	CAGE CODE:			
 Bid prices should exclude Federal excise and state motor fuel taxes. (See Clauses I28.01, I28.02-2, and I28.03-2.) DO NOT INCLUDE the Hazardous Substance Superfund Tax (\$.0023 per gallon) in your bid price. This tax expired on January 1, 1996. Any general statement such as "bid price includes all taxes" will result in your bid being rejected as nonresponsive. Understand Clause B19.19 before preparing your bid. This clause describes how award prices fluctuate during the contract period. 					
		PAGE FOR BID SUBMISSI			
****	PLEASE INITIAL ALL CORRECT	CTIONS, ERASURES, AND	WHITE-OUTS. ****		
ITEM NO.	LOCATION OF PICK-UP BY THE GOV'T (FOB ORIGIN POINT (CITY & STATE)	BID PRICE DISCOUNT %: (\$ PER GALLON) % PER DAYS (SEE CLAUSE L44) SEE CLAUSES I4&I5			
C52-683					

DFSC Form 2.19 (For IFBs)
Jan 93. Supersedes May 91 version.

F.O.B. ORIGIN BIDS ONLY